IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA WESTERN DIVISION

Case No. 5:18-cv-437-D

FITZGERALD FRUIT FARMS, LLC)
Plaintiff,))) DEFAULT
v.) JUDGMENT
ASEPTIA, INC., WRIGHT FOODS, INC. and WORTH HARRIS,)))
Defendants.	<u>)</u>

Defendant Aseptia, Inc., a North Carolina corporation, and Defendant Wright Foods, Inc., a Delaware corporation, (collectively, "Default Defendants") having failed to plead or otherwise to defend in this action and default having been duly entered [Docs. 28, 29], it is hereby

ORDERED AND ADJUDGED that Plaintiff Fitzgerald Fruit Farms, LLC recover from the Default Defendants, jointly and severally, damages in the amount of: (a) \$864,265.17 under Count One for Breach of Contract, Count Two for Open Account, Count Three for Fraud and Count Four for Negligent Misrepresentation; and (b) \$2,592,795.51 under Count Seven for Unfair Trade Practices Under N.C. Gen. Stat. § 75-1 et seq.

IT IS FURTHER ORDERED that judgment be entered in favor of Plaintiff against the Defaulting Defendants for attorney's fees in the amount of \$23,640.00 and costs in the amount of \$955.00 plus any interest that may later accrue and to which Plaintiff can establish it is entitled.

SO ORDERED. This <u>26</u> day of September, 2019.

JAMES C. DEVER III
United States District Judge